1 William M. Audet (CA State Bar #117456) waudet@audetlaw.com 2 Jonas P. Mann (CA State Bar #263314) jmann@audetlaw.com 3 Audet & Partners, LLP 221 Main Street, Suite 1460 4 San Francisco, CA 94105 5 (415) 568-2555 Telephone (415) 568-2556 Facsimile 6 Interim Class Counsel 7 8 9 IN THE UNITED STATES DISTRICT COURT 10 FOR THE NORTHERN DISTRICT OF CALIFORNIA 11 12 In re Google Inc., Android Consumer Privacy CASE No. 11 2264 JSW 13 Litigation MDL No. 2264 14 15 STIPULATION AND [PROPOSED] This Document Relates to ORDER MODIFYING BRIEFING 16 **ALL CASES** SCHEDULE FOR DEFENDANT'S 17 MOTION TO DISMISS PLAINTIFFS' SECOND 18 AMENDED CONSOLIDATED COMPLAINT 19 TROY YUNCKER, individually and on behalf of 20 Case No. 11 3113 JSW all others similarly situated, 21 Plaintiff, 22 v. 23 PANDORA MEDIA, INC., 24 Defendant. 25 26 27 28 MDL No. 2264 M 11 2264 JSW WHEREAS, the earliest of the Court's hearing dates on which all counsel in both cases are available is October 4, 2013;

WHEREAS, defendants in both actions have noticed their motions to dismiss for hearing on October 4, 2013;

WHEREAS under the current schedule, as reflected in the Court's Stipulation and Order dated April 22, 2013, the Plaintiffs' opposition to Defendants' Motions to Dismiss is due on or before June 20, 2013 and Defendants' Reply briefs are due on July 8, 2013;

WHEREAS the current schedule and that sought by this Stipulation were negotiated to accommodate various competing obligations of counsel, both professional and personal;

WHEREAS, due to the nature of the issues raised, Plaintiffs would like additional time to oppose the motions to dismiss;

WHEREAS, in light of the parties' schedules, an agreement has been reached, subject to the Court's approval, to modify the briefing schedule set out in the April 22, 2013 Stipulation and Order to provide additional time for the parties to brief the motion to dismiss;

THEREFORE, the parties agree as follows:

- 1. The deadlines set forth in the April 22, 2013 Stipulation and Order for Plaintiffs' Opposition and Google's Reply shall be vacated and the following deadlines shall apply:
 - a. Plaintiffs' Opposition to Google's Motion to Dismiss The Second
 Amended Consolidated Class Action Complaint shall be filed and served on or before
 July 19, 1013;
 - b. Google's Reply to Plaintiffs' Opposition to Google's Motion to Dismiss shall be filed and served on or before **August 14, 2013**; and
- 2. All corresponding deadlines in *Yuncker v Pandora Media*, 2011 CV 03113 (JSW) are vacated with new dates to be entered that track those set forth above so that the two actions can continue to progress in tandem.
- 3. If the Court is unable or unwilling to enter the proposed new schedule for the Opposition and Reply briefs set forth above, the parties respectfully request that the Court leave in place the current schedule reflected in the April 22, 2013 Stipulation and Order.

1	IT IS SO AGREED:	
2	Dated June 7, 2013	AUDET & PARTNERS, LLP
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8		Attorneys for Plaintiffs
9	DATE 1 7 2012	
10	DATE: June 7, 2013	/s/ Michael H. Rubin David H. Kramer
11		Michael H. Rubin Evan M. W. Stern
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13		650 Page Mill Road Palo Alto, CA 94304-1050
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22		Attorneys for Defendant Google Inc.
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1 /s/ Joseph J. Siprut DATE: June 7, 2013 Joseph J. Siprut 2 jsiprut@siprut.com 3 Aleksandra M.S. Vold avold@siprut.com 4 Peter K. Carlson pcarlson@siprut.com 5 SIPRUT PC 6 17 North State Street **Suite 1600** 7 Chicago, Illinois 60602 312.236.0000 8 Fax: 312.878.1342 9 Attorneys for Troy Yuncker in 10 Case No. 11 CV 3113 JSW 11 DATE: June 7, 2013 12 /s/ Tyler G. Newby Tyler Griffin Newby 13 Laurence F. Pulgram Sebastian Elan Kaplan 14 FENWICK & WEST LLP 15 555 California Street **Suite 1200** 16 San Francisco, CA 94104 Telephone: (415) 875-2300 17 Facsimile: (415) 281-1350 18 Email: tnewby@fenwick.com Email: lpulgram@fenwick.com 19 Email: skaplan@fenwick.com 20 Attorneys for Pandora Media, Inc. in 21 Case No. 11 CV 3113 JSW 22 23 24 25 26 27 28

1	PURSUANT TO STIPULATION, AND GOOD CAUSE APPEARING, IT IS SO
2	ORDERED.
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4	Dated: June <u>10</u> , 2013.
5	Jeffrey Swhits
6	JEFFRET S WHITE
7	UNITED STATES DISTRICT JUDGE
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